

Yorba Linda Star

THE BIRTHPLACE OF OUR 37th PRESIDENT

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10¢ Per Copy

Chino Hills Airport Plan Revived



ICE CREAM is great any time but it tastes better when it is free. Karen Dicks and Craig Brazill demonstrated that fact at the Family Night at Yorba Linda Jr. High, sponsored by the Recreation Department. Ice cream was donated by Kountry Market.

ECE Grants Requested

Grants totalling almost a million dollars from state and federal funding, are being sought by the Placentia Unified School District for special school programs here.

Trustees, at a recent meeting, approved application for \$963,419 for Early Childhood Education programs at nine elementary schools, for Elementary and Secondary Education Act programs and a Bilingual Education Program at Glenview and Orchard Elementary schools.

The ECE programs would be funded at Rio Vista, Glenview, Wagner, Ruby Drive, Glenknoll, Fairmont, Morse, Van Buren and Sierra Vista elementary schools.

An ESEA Title I program is scheduled for Rio Vista and McFadden elementary schools; an ESEA Title IVC Perceptual Training program at Sierra Vista; an ESEA Title IVC high school program in the vocational intern category and an ESEA Title IVB funding for books, audio visual equipment, library equipment and other instructional supplies and materials throughout the district.

Elementary schools not having the Early Childhood Education program include Golden and Brookhaven elementary schools.

'Bee War' Resumes

Another chapter will be unfolded tonight (Wed.) in the continuing chronicle of Donald Todd and The Bee War.

In this chapter the scene shifts back to the Planning Commission who previously had sided with Todd and recommended passage of an urgency ordinance by the City Council to outlaw the keeping of bees in the city.

Todd had first complained to the council that bees kept in his neighborhood were a threat to his welfare and health. He is allergic to bee venom. They turned it over to the planners.

While arousing some sympathy

Improvement Committee Recruiting

A new citizens' committee, known as the "Capital Improvements Committee" will be established by the Yorba Linda City Council. The purpose of this committee is to provide input from interested Yorba Linda residents regarding major capital improvement needs in Yorba Linda for the next five years.

The recommendations received from this committee will be used by the City Council and staff in

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APPLAUSE for some of the performers at the Family Night sponsored by the Yorba Linda Recreation Dept. is registered by Kim Nichols, 4. She was returning the compliment for the applause she received when she performed with the Tiny Tot group.

YLSD-CSEA OK Pact

An employment agreement has been reached between the Board of Trustees and the classified employees of the Yorba Linda School District.

The board approved the agreement at a special meeting last Thursday evening. Details had been hammered out in several exchanges of terms between administrative and employees negotiating teams.

The employees are members of Chapter 436 of the California School Employees Association. Tony Cardoza headed the CSEA negotiating group which will submit a total

contract package to the district on or before August 3.

Salary and fringe benefits for 1976-77 will be developed by retaining the present matrix without change, by averaging the percentage increase for employees of the other 14 elementary districts of Orange County and adding \$7 per month to each step of classification prior to average computation, a dollar amount paid per employee representing the county average for health and fringe benefits (including premiums paid for medical, dental, eye care, life insurance and tax

sheltered annuities), continuing the present district-paid insurance coverage by paying for each employee who works four hours or more per day \$58.56 for July and \$90.80 August 1 through June 30, 1977.

The agreement has a clause in which it is "agreed and understood that there will be no strike, work stoppage, slow-down, picketing or refusal or failure to fully and faithfully perform job functions and responsibilities or other operations of the district by the association."

The trustees discussed the agreement in executive session. They returned to the open meeting and voted their approval of the agreement.

Board President Paul Armstrong stated that the trustees are "proud of the district employees" and complimented both negotiating teams on working out a satisfactory agreement.

Cardoza was lauded by Deputy Superintendent J. Elton Patridge as being a "tremendous negotiator" and doing an "excellent job."

Patridge also noted that due to a fluctuation in the bond levy the district tax rate might reflect a slight increase of "five or six cents". He said this would be contained in the Publication Budget which is published elsewhere in this edition of the Star.

However, Patridge added that it is possible that a different interpretation of the Education Code which might cause the tax increase could eliminate it. He said he is inquiring into this possibility.

The trustees also awarded the low bid of \$22,005 to Sears Roofing Service of Lakewood for re-roofing three buildings at Yorba Linda Jr. High.

Burglaries Drop Despite Carelessness

Brea Police Chief Don Forkus has indicated that a 17% reduction in residential burglary has occurred during the first six months this year in Yorba Linda. This constitutes a reversal of a steadily increasing trend since 1970.

The reduction per capita is even greater, considering the number of new residents within the past year. Brea PD furnishes police service to Yorba Linda.

The burglary reduction is attributed to growing community awareness of the problem and the combined efforts of police and community leaders. In approximately 40% of the incidents, however, the doors and windows were unlocked according to Chief Forkus. Had these residences been secured, the reduction might have been substantially greater.

People frequently take great care in securing their homes when leaving for a weekend, vacation, or in the evening. Crime trends here show that the most frequent time of occurrence is between 10 a.m. and 2

p.m. on weekdays, with the victim gone less than eight hours. In 14 cases, the victim was at home at the time of the burglary.

The most frequently taken items are money and jewelry. Televisions and stereos once topped the list, but many residents have marked their driver's license number on these items and they are no longer as attractive for "fences" to unload on the market.

Chief Forkus offered a number of suggestions to further help decrease the burglary problem:

Install good locks and have a courtesy security inspection made by an officer.

Team up with your neighbors to report suspicious circumstances.

Mark your property with your driver's license number; particularly citizen's band radios, which lead the list on thefts from vehicles. Electric engravers are loaned free at the police station.

Remember to lock your doors every time. In one quarter of the cases, the victim was home or gone less than one hour.

Utilize the Vacation House Check program provided by the police department.

Don't keep large amounts of money, expensive jewelry or collections in your home if it can be avoided.

For further information, contact the Police Community Resources Unit, 529-4954, ext. 70.

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Little Bits

Services for Mrs. Alberta Mae Hutain, a member of the Yorba Linda area pioneering family of Jose Antonio Yorba, were held Monday. Mrs. Hutain died last week at the age of 43. She lived in Westminster. Mass was celebrated at the Blessed Sacrament Church there. Mrs. Hutain is survived by her husband, Eugene, three sons, all of the home address; two daughters, Mr. and Mrs. Albert Yorba of Yorba Linda; two sisters and three grandchildren.

Yorba Linda's Senior Major Little League All-Stars made a difficult comeback through the loser's bracket of the Division 56 tournament to advance to Sectional play. The local team had to win six straight games after an opening game loss. Details and photos of the win over Placentia are on Page 9 of this edition.

Being welcomed as new residents of Yorba Linda are Mr. and Mrs. Vince (Lou) Jones, parents of Vince Jones, owner of Vinjon Kennels. They moved here from Norwalk to a home on Main Street, north of Lemon. Although retired, Mr. Jones went back to work a couple of years ago as a warehouseman with a large industrial firm. The Jones' have two other sons, Ron in San Francisco and Don in Huntington Beach.

A funeral mass was held last Friday at St. Pius V Catholic Church in Buena Park for John Reza, 35, of Yorba Linda. He was killed last week in Costa Mesa when the vehicle he was driving collided with a street sweeper. He lived in Orange County all his life and in Yorba Linda for the last five years. Mr. Reza is survived by his wife, Olive; two sons and two daughters, John, Paul, Jessie and Liza; his parents, seven brothers and four sisters.

The City of Yorba Linda has received \$30,735 as the result of distribution by the State of various fees which it collects and distributes among cities and counties. The city got \$3,276 from "in lieu" motor vehicle license fees, \$171 from off-highway fees, \$12,657 in highway users taxes, \$2,681 from the cigarette tax, and \$11,500 in local sales and use tax funds.

The Yorba Linda City Council is accepting contributions from citizens to the newly created George Machado Memorial Fund. The monies will go towards constructing a memorial to the former Mayor, Councilman and YL resident. It will be built at Casa Loma and Imperial. All donations by check should be made payable to the Fund and mailed to Bank of America, P.O. Drawer B, Yorba Linda, attention Eldon Huffaker.

Two "lasts of the summer" events of the Yorba Linda Recreation Dept. are the Marineland excursion on August 4 and the Penny Carnival on August 6. Registration for the Marineland outing ends July 29 at the recreation office, 4701 Casa Loma. The bus will leave YL Jr. High at 9:45 a.m. Fees are \$6 for adults, \$5 ages 12-17 and \$4 ages 4-11. The Penny Carnival at YL Jr. High begins at 9 a.m. and is for ages three to 93. Winners at booths will get tickets to cash in for sno-cones. There will be other refreshments. For information on both events call 524-5020.

The jubilation expressed by Mayor Henry Wedaa a few weeks ago over the apparent demise of the Chino Hills Airport proposal has turned to "real concern" over the latest development.

The Inter-County Airport Authority, composed of four cities, (Chino, Stanton, Garden Grove and Santa Ana) had been rebuffed in an application for funds through the Southern California Association of Governments (SCAG).

The ICAAA had appealed adverse decisions to the SCAG Executive Committee of which Wedaa is a member. The regional group rejected the appeal.

At the time the local Mayor declared: "We headed them off at the pass. Supervisor Ralph Diedrich and I stood side by side on the issues and won."

The action assured that non-approved programs would not be funded by the Federal Aviation Administration.

Now Wedaa has revealed a new tactic by the airport proponents. Taking advantage of a new federal Developmental Airport Aid bill the cities are acting jointly and will supposedly make an application as airport sponsors to the FAA.

By skirting SCAG they may qualify for a "special study" Wedaa informed. A decision to make a "special study" can be made by the Secretary of Transportation by himself without going through normal channels.

"I'm really concerned this time," Wedaa declared. He has alerted this area's congressman, Rep. Charles Wiggins, to the problem which the cities who oppose the airport face.

The Chino Hills Airport matter has been in the mill for five years. Wedaa said Stanton and Santa Ana and, to a lesser degree, Garden Grove, want the airport for the jobs it would produce for their residents. Chino sees the airport as a substitute for the International Airport at Ontario, according to Wedaa.

Reflections on 20 Teaching Years

It was 1956, the opening day of school. The Yorba Linda Elementary School District consisted of one school, the Richard Nixon on the corner of Yorba Linda Boulevard and Eureka.

Classes were conducted there for the district's entire student body, numbering between 250 and 300 youngsters. Classes were conducted for them from kindergarten through the eighth grade.

One of the two teachers at the junior high level was new to the district. He was Ken Sparks. When classes ended in June of this year, Ken completed 20 years of teaching in the district.

The other junior high teacher two decades ago was Al Steffen, now the principal of Mabel Paine School.

Sparks and Steffen taught all courses to the 70 or so boys and girls at the seventh and eighth grade level. The total population of the city, which was unincorporated at the time, has been estimated at about 1,000 persons.

The area was mostly devoted to citrus groves and other types of farming and agriculture. But growth was occurring and before 1960 arrived the district added the Paine School.

The one unit at that school, along with the Nixon, sufficed for a dozen years with the junior high classes being transferred to Paine. More teachers were added and Sparks divided the school year with half his time at Nixon and the rest at Paine. In 1960 the school district pupil count has risen to slightly above 500.

Now the district has five schools, one of them at the junior high level by itself with an average daily attendance of about 625 students, twice the entire district count when Ken came here in 1956.

Ken obtained his bachelor's degree in education at Long Beach State. Although he hasn't chosen to pursue a master's degree or a Ph.D. he says that "teaching is always a

[Continued on Page 2]



KEN SPARKS

Photos by Debra Conkey

Letters To The Editor

Developer Explodes

Dear Citizen:

Do you know your city Councilmen? Do you know what they stand for? It seems there is only one Councilman out of the five that will take a stand and stay with it. The rest ride the fence until they see how many people in the audience are for or against an issue. It doesn't make any difference what is fair or right, it seems.

They have stated many times that they will not consider financial loss a hardship. (It must be nice to be in a position where money does not concern you!) The main concern they have is; if I vote for this, how many votes will I gain or lose in the next election!

When it comes time to vote they sit there like bumps on a log, waiting for someone else to make a motion; finally, when one does move the rest follow like a bunch of sheep.

If I sound bitter, it is because I am. I would like to take the opportunity to tell you why.

I am a builder-developer. Almost five years ago I bought a home on 6.8 acres on No. Ohio Street. My plans were to make the house my permanent residence and develop the land and build custom homes of equal or more value than the surrounding neighborhood.

At that time the land was zoned for 14,500 sq. ft. lots. In August of 1972 I filed a Tentative Map with the Planning Commission for twelve lots, each lot containing over half again the zoning requirements, or an average of 24,000 sq. ft.

The Planning Commission first continued said Map, then denied it as they said they wanted only seven or eight lots, or almost three times the zoning requirements! (Note: Two of the members on this commission were Mr. Groot and Mr. Fried.)

October 1972 the City Council overruled the Planning Commission and approved the Map: said Map contained twelve lots. (Note: One of the councilmen that voted for approval was Mr. Chaput.) This Map expired one year later.

Unknown to me the City of Yorba Linda time limit for completion of a Map is six months less than The State Map Act. I was not even given the courtesy of a notice or a reminder, etc., of the fact that I had less time than the state allowed.

Also, by this time and without any direct notice to me the City of Yorba Linda had adopted a General Plan and my land had been rezoned to .7 homes per acre. Now I could only put four lots on my property, each house having 1.68 Ac., 71,288 sq. ft.!

For the next two years I tried to get the Planning Commission to hold a hearing on changing the General Plan for this area to 1.8 homes per acre, which would allow me the twelve lots I had previously.

In Concurrence

Dear Mr. Editor,

In the Editorial Opinion of the Star, issue of July 21st, the keynote ("The Time Has Come") seemed to this reader to strike exactly at one of the country's (and, not so co-incidentally, Yorba Linda's) major problems: the need for "We" to unite for action - (quote) - "that it is time, right now, to re-assess our priorities. With a total effort we can turn the tide."

"We have the magic formula known as the 'vote' to grant the persons who will do our bidding (in the public office to which they aspire or to deny the unheard person the right to hold office." (Unquote).

In that vein, then, this writer suggests that important consideration be given to the present forces of influence on Yorba Linda's future; that the involvement of a maximum portion (to the degree practicable) of the citizenry be encouraged so that common causes and requirement priorities could be diagnosed, and resultant action courses established.

It was clearly for such general purposes that the Yorba Linda City Council recently conducted its two public evening meetings for the presentation and discussion of the City's budgetary plans and problems; in sum, to make its citizens aware of our local economic facts of life. And this effort was most commendable, and somewhat unusual.

As an extension of that informational process, and a consequential determination of appropriate actions, the Council decided to obtain volunteer services from interested, and qualified, citizens to aid in a fully effective accomplishment of its objectives; to recruit such necessary talent, advertising for appropriate applicants was to be conducted.

All of this should produce maximum benefits: a) the encouragement of public participation in the solution of our mutual problems and b) broad based opinion to aid the Council in arriving at correct long range policy decisions. Such forthrightness by the

They would not even put this on the agenda until the City Council directed them to do so. Even then, all they wanted to do was continue it. When I objected to this they refused to consider any change.

Finally, on February 2, 1976 The City Council went on record saying that they felt a mistake had been made when The General Plan was adopted and voted 4-0 to change The General Plan for this area to 1.8 homes per acre. (Note: Chaput & Wedaa both voted for this change.)

Next, the city initiated a zone change for this area to bring the zone into conformance with The General Plan, an act that is normally just a formality! On May 12, 1976 The Planning Commission approved the zone change.

On June 16, 1976, a public hearing was held on the zone change before the City Council. It was pointed out to the council that of the thirty one parcels in this area that had already been developed, only three conformed to the present zoning.

Also, under the proposed zoning only one-half of the existing lots would conform and that fifty-eight per-cent of these lots were under one-half acre and that the average of lots developed on my property would be .56 acres.

Councilman Cromwell, the only councilman with any guts, said I had the right to develop in the same way the adjoining property was developed. In spite of all these facts the zone change was denied. Why?

For the answer to that let's look at the new City Council: Fried and Groot, former Planning Commissioners, are now running the show. They answer to a select few who helped get them elected. But why did Chaput, who voted twice; once when he approved the first tentative and again when he voted to change The General Plan, and Wedaa, who voted for The General Plan change, vote against the zone change?

The answer seems obvious: they are not leaders. They will not stand by their convictions, but rather follow along for the betterment of their own political lives.

Do you feel a man should have the same right as his neighbor; to develop and use his property as his neighbors have, or do you feel as the majority of The City Council, that a man's neighbor has the right to tell him what he can do with his property.

For example: how would you feel if you wanted a horse on your property; all of your neighbors have horses, but the city says you can't have a horse because your neighbors don't want you to. WHY? Because they don't want any more horses in THEIR neighborhood.

Respectfully,
Don Schug
Yorba Linda

Council, in recognition of the serious implications of the City's future directions, can seemingly only be praised for its purposes.

It was, therefore, with some astonishment that, at last Monday's Council meeting, one heard from one of the members that (quote): "I don't object to public participation, per se, but I do object to public participation in areas where special interest groups will infiltrate --- I don't want to run this City by committees --- we are here to make sound judgements --- some of these committees, I don't think, are going to (make) sound judgements --- etc., etc."

These quoted remarks (and other parallel ones to which attention could well be directed) contain at least these two elements: 1) a general disdain for the intelligence and integrity of concerned citizens and 2) the apparent view that his judgement levels have an exclusivity of superiority over the rest of 'us'.

A search of the 'records' fails to locate even a faint foundation for such views; and, hopefully, this latest opinion merely further establishes his proclivity for a minority position among those of the Council's.

But such comments (as above quoted), unless strongly rebutted by the other Council members, will surely serve to discourage the volunteering of service to the City by those who (just possibly) might be qualified by experience to contribute to the solution of Yorba Linda's growing problems; by those who could, conceivably, come up with 'judgements' at least as 'sound' as those of the quoted 'judge'.

Your Editorial Opinion correctly noted that the extant current conditions can no longer be afforded. It might also well question as to whether, or for how long, Yorba Linda can afford the seeming negativism of a Council member who has so little regard for "We".

Sincerely,
Donald S. Perley
Yorba Linda

Sparks. . .

(Continued from Page 1)

learning process for the teachers. Each day is different."

As is the case with many teachers, Sparks derives the most satisfaction from "seeing former students develop in what they have chosen to do and to see them do it well."

"A teacher, or anyone else for that matter, should never give up on a kid. While the results may not be immediately discernible I have seen many of them mature and develop in later years."

As an example, Ken, whose other love is sports and athletics (he has coached baseball and basketball), talks of Gary Wheelock. Gary is a promising young pitcher in the California Angels organization.

"I coached him when he went to local schools. He didn't stand out then. At Troy High he never made the varsity baseball team. He got cut every year."

"But he persisted. He wanted to be a major league baseball player. He'd practice with friends or on his own at every opportunity. He is a lesson for every boy and girl," Sparks said.

Ken does not feel that the periodic report cards are always a true indication of the student's learning rate. He made this observation in relating a comparison to students of today with those when he first began teaching.

According to Sparks, the student of the 1970's has been both helped and harmed by television. "It has made them more worldly but given them the attitude of wanting to be entertained. This attitude makes school boring."

To combat this, Ken has a favorite play in his English class. One year he singled out two girl students, gave them Robert Frost's poem "Death of a Hired Man" and had them write a play from it for each of his classes to perform.

The experiment worked so well that he has his classes perform the play each year.

Ken also maintains a "Folder of Fame" in which he keeps outstanding examples of writing. He said he is constantly amazed at the grasp of the subject matter which children acquire at the junior high age level.

Concerning the district administration, Sparks has high praise. "They encourage innovative programs, they allow teachers to be creative, there are no heavy restrictions and we are allowed considerable freedom in the classrooms."

There are some things lacking, Sparks declared. He would like more opportunity to work with his students in a "one on one" situation. He wishes that there was more parent participation in seeing that children get a good education.

And like all teachers who genuinely love their profession, Ken avers: "It doesn't seem like 20 years."

As mentioned, Sparks has been very active in sports. In addition to coaching he has officiated and served as president in both Pony and Colt youth baseball programs.

For those Yorba Linda youngsters who haven't yet met him at the school level, he is familiar to about every boy and girl in town as director of the city's Recreation program. He has been running that program for six years.

It has grown from four or five activities to a well rounded program which offers a wide variety of activities for all ages.



MEN AND MACHINES will be a familiar sight on Main Street for the next several weeks as telephone, gas and power companies go about the gigantic task of undergrounding the utilities. An early casualty of the project was a water line which drew the attention of this crew for a quick repair job.



FIVE YEAR OLD Eric Robinson had an unexpected visitor while he was a recent patient at Childrens Hospital of Orange County in the person of Servite High School football star Rob McCormish. The first team All CIF guard and linebacker was visiting CHOC as a member of the Orange County All Star team that will play in the annual North-South Game to be held on August 7 at Orange Coast College Stadium. The game is a benefit for Childrens Hospital, and tickets may be purchased at the hospital and at the stadium on game night. Young Eric is the son of Mr. and Mrs. Daniel Robinson of 16934 Nightingale, Yorba Linda.

Support for 2 Crime Bills Solicited

Assemblyman Bruce Nestande (R-Orange) announced that "two vital law enforcement measures would be considered in August by the Assembly Committee on Criminal Justice."

Nestande indicated that he is "soliciting public support for these measures, because this type of legislation normally has difficulty passing out of that Committee."

Nestande, who is a member of the Criminal Justice Committee, pointed out "that several good law enforcement bills were passed out this session because of the assistance of public pressure." He stated that three bills in particular were solid law enforcement bills.

Nestande mentioned the juvenile justice reform bill, and mandatory prison sentence bills, for those using a firearm in the commission of a felony, and those convicted of pushing heroin.

The two bills which the assemblyman supports, but feels "a strong showing of public support is necessary to secure their passage out of the Assembly Committee on Criminal Justice unamended," are Assembly Bills 289 and 876.

Nestande indicated "that AB 289 increases from 7 years to 15 years the minimum term a life sentence offender must serve in state prison before being eligible for parole."

The second bill, AB 876, "has several provisions, with the most significant establishing the requirement of a public transcript with respect to parole hearings, and further requires that the Adult Authority make a finding that the prospective parolee is no longer a danger to society, with supporting reasons, before a parole may be granted."

Nestande indicated "that a major portion of crimes are committed by repeat offenders, and perhaps this tightening of parole requirements will cut down on recidivism."

He concluded that he "considers these two bills the most significant anti-crime legislation introduced this session, and encourages a letter writing campaign to local legislators and the Governor, seeking their public support of these two very important anti-crime bills."

furthermore...

by Jim Arkison



The Star editorial in the July 21 edition about mounting a massive protest against tax increases, sharply mounting assessments and costs of homes probably didn't inspire a news release from the Orange County Council of Real Estate Boards but it sure supported our contention.

The group has sent letters to more than 100 county taxing agencies requesting them to consider cuts in their tax rates. The letter was an appeal for relief from property tax increases brought about by increased property assessments.

Explaining the letter an official of the board said the real estate industry has been deluged with calls from property owners upon receiving notices reflecting higher assessments.

The letters went to every city, 47 special purpose districts, 28 school districts and the Board of Supervisors. Yorba Linda probably did not get a letter as it has no city property tax.

The concern of Realtors is readily understandable. Increased assessments and resulting higher taxes could greatly cut into their ability to sell homes.

I have already passed the following information on to Donald Todd, the local man who is waging war on bees because he is allergic to their venom, but I thought others with the same problem would be interested.

A pest control expert at UC Berkeley tells of a method to trap bees and wasps, especially around outdoor dining areas. He said the method is effective, safe, easy to use and ecologically sound.

Put some soft drink, preferably translucent orange and orange pineapple flavored mixtures, diluted to roughly 10 per cent with water, in a clean, gallon-size jar made of yellow colored plastic.

The color attracts the bees from long range. The liquid attracts them.

CONVENTIONEER

Salvador Zavala, trustee of the Placentia Unified School District has returned home after attending his first national political convention, the Democratic Convention in New York. Zavala, who has made several bids for office and is a long time member of the school board, was the guest of Presidential Candidate Jimmy Carter.

SUBSCRIPTIONS

Yorba Linda Star

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to the jar and they fall in and drown. Place them out of the reach of children and dogs. Filter the liquid through a strainer to remove dead bees and add water to replace evaporation losses.

For yellow jacket or other wasp problems fit a funnel snugly into the opening of a one gallon can. Place bait of small amounts of fish, meat or pet food in the can. Set the trash in the direct sunlight. Wasps will enter and be killed by the heat.

There were a couple of days this past week when it was difficult to concentrate on working at my desk. The Pacific Telephone Co. came into town to begin the undergrounding of utilities on Main Street.

Jack hammers and pneumatic compacting machines chattered outside the window and a back hoe digger lifted dirt out of the trench in which new pipe casings were laid.

The compacter sounded like a helicopter. At one point there was a terrible scraping noise as a bulldozer blade scraped dirt into piles to be taken away.

Just going to have to get used to all the noise and activity outside the office as the project is expected to continue into mid-October. After Pacific is done Edison will follow on their heels and their task is going to be much more extensive.

Committee. . . .

(Continued from Page 1) preparation of future city budgets and evaluation of whether a property tax is needed.

The Capital Improvements Committee will be comprised of five major subcommittees relating to the following: Drainage Improvements, Street Improvements, City Hall Facilities, Trail Improvements, and Park Acquisitions.

The City Council is seeking applications from citizens in Yorba Linda interested in serving on the five subcommittees. While not a mandatory requirement, persons with technical expertise in these areas are urged to apply. Applications may be obtained from the City Clerk's office, 524-5000, and must be returned no later than August 13.

Any questions regarding the proposed Capital Improvements Committee should be directed to the Yorba Linda City Clerk's Office, 524-5000.

YORBA LINDA STAR

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The Yorba Linda Star, believing in freedom of the press and speech for all, welcomes letters from its readers whether they agree or disagree with the newspaper policy or views. Such letters must be signed. The Star reserves the right to delete what it deems violates the laws of good taste.

LEGAL NOTICE

LEGAL NOTICE

LEGAL NOTICE

LEGAL NOTICE

LEGAL NOTICE

LEGAL NOTICE

ANNUAL BUDGET REPORT
(Budget for the Fiscal Year Beginning July 1, 1976 and Ending June 30, 1977)
Yorba Linda Elementary School District
Orange County, California

1. NOTICE OF ADOPTION AND TRANSMITTAL
All action shall be taken on this report during regular or authorized special meetings of the governing board.
To the County Superintendent of Schools:
a. TENTATIVE ANNUAL BUDGET REPORT. This report is hereby filed by the governing board of the school district.
Date of meeting: June 24, 1976 Signed: S. Guardia, Clerk/Secretary

b. PUBLICATION ANNUAL BUDGET REPORT. The governing board, having made on July 8, 1976, such revisions, additions, and changes as it deems necessary, pending publication, public hearing, and final adoption, hereby returns the report.
The public hearing on this report will be held at Yorba Linda District Office, 5600 South Ohio, Yorba Linda, California, on Tuesday, August 3, 1976 at 7:30 o'clock p.m.
Signed: S. Guardia, Clerk/Secretary

2. GRADE SPAN OF DISTRICT From Grade K to Grade 8, inclusive
3. AVERAGE DAILY ATTENDANCE

	1974-75 Actual	1975-76 Actual	1976-77 Budget	1976-77 Revenue ADA 2nd Period Estimate
Kindergarten.....	238	247	240	K-8..... 2,420
Grades 1-6.....	1,660	1,561	1,557	K-8 Summer School..... 100
Grades 7-8.....	603	625	623	
K-8 Summer School.....	98	100	100	
Total.....	2,501	2,531	2,520	Total..... 2,520

SUMMARY OF CURRENT DISTRICT TAX REQUIREMENTS FOR 1976-77

FUND AND PURPOSE	Amount of Taxes Required	TAX RATE Computed
General Fund.....	830,393	1.5344
Community Services (Ed. Code Sec. 20801).....		
Annual repayment on account of State School Building Fund Apportionment.....	27,061	.0500
Net General Purposes Subject to Tax Rate Limit.....	126,114	2.330
Maximum General Purpose Tax Rate.....	153,175	2.830
Area-wide Tax Rate.....		2.5220
General Fund Override Tax Rates.....		4.008
TOTAL GENERAL FUND TAX RATES.....		
Bond Interest and Principal Payments.....	216,935	

ANALYSES OF GENERAL FUND TAXES EXEMPT FROM, OR SUBJECT TO, SPECIAL TAX RATE LIMITS

	Community Services	Annual Repayment on Account of State School Building Fund
Restricted balance, July 1, 1975.....	-0-	894
Tax Receipts, 1975-76.....	23,960	146,108
Subtotal, restricted balance plus income.....	23,960	147,002
Actual Expense, 1975-76.....	49,702	143,156
Restricted balance, June 30, 1976.....	-0-	3,836
Estimated tax receipts on unsecured roll, 1976-77.....	869	5,408
Subtotal, restricted balance plus income.....	869	9,244
Amount budgeted for expenditure and/or transfer, 1976-77.....	49,230	135,358
Maximum amount to be entered in the summary of current district tax requirements for 1976-77 to be derived by levy on the secured roll.....	48,361	126,114
* Levy on this amount.....	*27,061	

PART 1 - GENERAL FUND

	Column 1 1974-75 Actual	Column 2 1975-76 Actual	Column 3 1976-77 Budget
A. BEGINNING BALANCE, JULY 1			
Cash in County Treasury.....			476,336
Revolving Cash Fund.....			2,500
Investments in U.S. Bonds.....			31,574
Prepaid Expense.....			12,212
TOTAL CURRENT ASSETS.....	351,016	412,456	522,622
Less Current Liabilities and Deferred Income.....	208,280	210,509	208,977
NET BEGINNING BALANCE.....	142,736	201,947	313,645
Adjustments to Accounts Receivable.....	8,959	3,998	
Adjustments to Current Liabilities.....	4,078	(953)	
ADJUSTED NET BEGINNING BALANCE.....	155,773	204,992	313,645

B. INCOME			
8100-8400 FEDERAL INCOME			
8160 Elementary and Secondary Education Act.....	18,577	18,004	18,011
8170 Comprehensive Employment Training Act of 1973.....	13,985	14,734	16,495
8210 National Defense Education Act.....	3,700		4,000
8400 Other Federal Income.....		900	
Subtotal.....	36,262	33,638	38,506
8500 COMBINED FEDERAL AND STATE INCOME			
8600 STATE INCOME			
8610 Principal Apportionment.....			
8611 Basic and Equalization Aid (Including STAS).....	986,522	1,086,611	1,112,294
8612 Physically Handicapped.....	39,059	47,465	53,855
8615 Transportation of Handicapped Pupils.....	1,846	5,536	
8616 Educationally Handicapped.....	33,211	45,764	40,234
8620 Special Purpose Apportionment.....	49,855	49,157	40,000
8622 Transportation.....	44,279	47,492	83,787
8625 Early Childhood Education.....			
8630 Special Allowances.....			
8635 Apportionment for Handicapped Pupils for Whom No State Special Education Facilities are Available.....	14,433	18,013	12,500
8636 Apportionment for Instructional Materials.....	1,176	1,253	1,250
8670 Tax Relief Subventions.....	33,205	42,803	
8671 Business Inventory Exemptions.....	114,639	141,777	
8672 Home Owners' Exemptions.....	58	19	
8670 Other Tax Relief Subventions.....	742	2,381	
8690 Other State Income.....	1,319,025	1,488,271	1,343,920
Subtotal.....	6,979	5,522	6,000
8700 COUNTY INCOME			
8780 "Miscellaneous Funds".....	54,664	19,696	2,000
8790 Other County Income.....	61,643	25,218	8,000
Subtotal.....			
8800 LOCAL INCOME			
8810 District Taxes.....	488,371	682,729	830,393
8811 Secured Roll.....	10,527	12,045	29,944
8813 Prior Year's Taxes.....	14,306	23,405	23,000
8830 Area-wide Taxes.....			
8831 Secured Roll.....	501,356	556,476	730,079
8832 Unsecured Roll.....	58,252	65,195	97,024
8833 Prior Year's Taxes.....	9,952	15,206	15,000
8840 Sales.....	2	25	
8850 Rentals and Leases, Except "Miscellaneous Funds".....	2,995	2,908	2,400
8860 Interest.....	39,060	31,664	20,000
8870 Fees and Contracts.....		52,411	82,000
8875 Contract Services.....	5,077	7,290	5,000
8890 Other Local Income.....	1,129,900	1,449,354	1,834,840
Subtotal.....			
8900 INCOMING TRANSFERS.....	1,999		
TOTAL INCOME.....	2,548,829	2,996,481	3,225,266

C. TOTAL, NET BEGINNING BALANCE AND INCOME..... 2,704,602 3,201,473 3,538,911

D. EXPENDITURES AND OTHER OUTGO			
1000 CERTIFICATED SALARIES			
1100 Teachers' Salaries.....	1,326,020	1,387,762	1,499,466
1200 School Administrators' Salaries.....	128,377	153,714	160,195
1300 Supervisors' Salaries.....	14,486	19,412	20,149
1400 Librarians' Salaries.....	15,361	17,724	7,315
1500 Guidance, Welfare, and Attendance Personnel Salaries.....	19,393	20,834	21,799
1700 Superintendents' Salaries.....	33,696	36,497	39,183
Subtotal.....	1,537,333	1,635,943	1,748,107
2000 CLASSIFIED SALARIES			
2100 Instructional Aides for Direct Teaching Assistance Salaries.....	41,959	46,641	74,014
2200 Classified Salaries of District Administrative Personnel.....	6,756	7,103	7,419
2300 Clerical and Other Office Personnel Salaries.....	128,111	136,184	148,096
2400 Maintenance and Operations Personnel Salaries.....	131,596	160,156	184,992
2600 Transportation Personnel Salaries.....	67,557	61,612	73,758
2900 Other Classified Salaries.....	32,580	41,831	40,261
Subtotal.....	408,581	453,527	528,540
3000 EMPLOYEE BENEFITS			
3100 State Teachers' Retirement System Annuity Fund.....	70,599	88,141	108,213
3200 Public Employees' Retirement Fund.....	27,364	30,073	37,344
3300 Old Age, Survivors, Disability, and Health Insurance.....	21,166	22,888	27,004
3400 Health and Welfare Benefits			
3410 Health and Welfare Benefits for Teachers and Instructional Aides.....	56,843	67,051	108,900

3420 Health and Welfare Benefits for All Other Employees.....	23,682	37,065	62,073
3500 State Unemployment Insurance			
	Column 1	Column 2	Column 3
	1974-75	1975-76	1976-77
	Actual	Actual	Budget

3510 Unemployment Insurance for Instructional Aides.....	108	300	337
3520 Unemployment Insurance for All Other Employees.....	2,050	1,873	2,779
3600 Workers' Compensation Insurance.....	14,308	15,773	27,435
Subtotal.....	216,118	263,164	374,085
4000 BOOKS, SUPPLIES, AND EQUIPMENT REPLACEMENT			
4100 Textbooks.....			
4110 Textbooks, General Purpose Funds.....	555	1,509	1,225
4200 Other Books.....			
4210 Other Books, General Purpose Funds.....	5,780	2,846	6,407
4300 Instructional Supplies.....			
4310 Instructional Supplies, General Purpose Funds.....	53,544	63,897	68,669
4400 Instructional Media Materials and Supplies.....			
4410 Instructional Materials.....	6,143	5,071	3,835
4420 Instructional Media Supplies.....	1,540	2,681	2,747
4440 Instructional Media Materials.....	1,136	1,169	718
4500 Other Supplies.....	35,659	45,013	50,275
4600 Pupil Transportation Supplies.....	10,950	8,746	15,280
4800 Equipment Replacement.....	3,388	1,020	8,142
Subtotal.....	117,695	131,952	157,298

5000 CONTRACTED SERVICES AND OPERATING EXPENSES			
5100 Contracts for Personal Services			
5110 Contracts for Personal Services, General Purpose Funds.....	3,856	6,773	7,700
5140 Contracts for Personal Service.....			500
5200 Travel and Conference Expense.....	9,802	7,800	15,645
5300 Dues and Membership.....	956		1,055
5400 Insurance.....			
5410 Fire and Theft.....	5,870	7,476	7,500
5420 Liability Insurance.....	5,189	7,113	8,000
5430 Fidelity Bond Premiums.....			
5440 Pupil Insurance.....	25	25	25
5500 Utilities and Housekeeping Services.....	59,715	83,809	99,065
5600 Contracts, Rents, and Leases.....	47,566	46,961	30,547
5700 Legal, Election, and Audit Expenses.....	5,325	3,473	6,200
5800 Other Services and Expenses for Administrative Districtwide Operation.....	429	228	
Subtotal.....	139,233	164,652	226,237
6000 SITES, BUILDINGS, BOOKS AND MEDIA, AND NEW EQUIPMENT			
6100 Sites and Improvements of Sites.....		26,961	360
6200 Buildings and Improvement of Buildings.....		16,195	1,350
6300 Books and Media for New or Expanded School Libraries.....			100
6310 Library Books.....			
6400 Equipment.....			
6410 Audio-Visual Equipment.....	7,855	1,430	1,436
6420 Library Equipment.....			2,080
6490 All Other Equipment.....	4,133	3,176	19,005
Subtotal.....	11,988	47,762	24,331
SUBTOTAL, EXPENDITURES.....	2,430,928	2,697,000	3,058,598

7000 OTHER OUTGO			
7100 Debt Service.....			
7120 Annual Repayment on Account of State School Building Apportionment.....	22,034	143,166	135,358
7200 Outgoing Tuition.....			
7240 Tuition and Transportation of Children Attending Classes of Handicapped.....	1,124	475	1,000
7280 Tuition for Exceptional Children.....	24,816	12,624	24,000
Subtotal.....	25,940	13,099	25,000
7300 Interfund Transfers.....			
7320 To the Special Reserve Fund.....	23,600	34,563	8,000
7400 Other Transfers.....			
7430 Transfers to the County School Service Fund for Special Education Students.....	153		
7900 Appropriation for Contingencies.....			299,455
Subtotal.....	71,727	190,828	467,813
SUBTOTAL, OTHER OUTGO AND APPROPRIATION FOR CONTINGENCIES.....	2,502,655	2,887,828	3,526,411

E. ENDING BALANCE, JUNE 30			
Cash in County Treasury.....			476,336
Revolving Cash Fund.....			2,500
Accounts Receivable.....			31,574
Prepaid Expense.....			12,212
GENERAL RESERVE, JUNE 30.....			10,000
TOTAL CURRENT ASSETS.....	412,456	522,622	12,500
Less Current Liabilities.....	210,509	208,977	
NET ENDING BALANCE.....	201,947	313,645	12,500

F. TOTAL EXPENDITURES AND OTHER OUTGO AND APPROPRIATION FOR CONTINGENCIES PLUS NET ENDING BALANCE.....	2,704,602	3,201,473	3,538,911
INSTRUCTIONAL PROGRAMS			
Elementary.....	1,393,141	1,430,890	1,603,376
Special Education.....	123,846	170,372	202,632
SUBTOTAL INSTRUCTIONAL PROGRAMS.....	1,516,987	1,601,062	1,806,008
SUPPORT SERVICE PROGRAMS			
Instructional Support.....	15,132	20,681	23,090
Instructional Administration.....	39,933	45,467	37,454
School Administration.....	229,885	272,541	282,372
Subtotal.....	284,950	338,689	342,916
Special Projects.....	71,109	65,641	110,004
Pupil Services.....	27,587	29,392	34,219
General Support.....	119,356	137,549	165,526
District Administration.....	96,267	97,583	155,740
Maintenance.....	176,126	239,210	277,300
Transportation.....	99,273	92,101	117,655
Subtotal.....	491,022	566,443	716,221
SUBTOTAL, SUPPORT SERVICE PROGRAMS.....	874,668	1,000,165	1,203,360
AUXILIARY PROGRAMS			
Community Services.....	37,851	49,702	49,230
Food Services.....	1,265	1,940	
Facility Acquisition and Construction.....	44,132		
Subtotal.....	39,116	95,774	49,230
TOTAL EXPENDITURES FOR INSTRUCTIONAL PROGRAMS, SUPPORT SERVICE PROGRAMS, AND AUXILIARY PROGRAMS.....	2,430,771	2,697,001	3,058,598
OTHER OUTGO			
Tuition.....	26,249	13,099	25,000
All Other Outgo.....	45,834	177,728	143,358
Subtotal.....	71,883	190,827	168,358
APPROPRIATION FOR CONTINGENCIES.....			299,455
NET ENDING BALANCE.....	201,947	313,645	12,500
GRAND TOTAL, EXPENDITURES FOR INSTRUCTIONAL PROGRAMS, SUPPORT SERVICE PROGRAMS, AUXILIARY PROGRAMS, OTHER OUTGO, APPROPRIATION FOR CONTINGENCIES, AND ENDING BALANCE.....	2,704,601	3,201,473	3,538,911

PART 2 - BOND INTEREST AND REDEMPTION FUND

	Column 1	Column 2	Column 3
OUTSTANDING BONDED INDEBTEDNESS at June 30.....	1,640,000	1,595,000	
Plus Amount of Bonds Sold (Must agree with Account 8841 of Building Fund).....		515,000	
Subtotal.....	1,640,000	2,110,000	
Minus Amount of Bonds Redeemed.....	45,000	58,000	
OUTSTANDING BONDED INDEBTEDNESS.....	1,595,000	2,052,000	
A. BEGINNING BALANCE, JULY 1			
Cash in County Treasury.....	154,984	127,046	75,389
NET BEGINNING BALANCE.....	154,984	127,046	75,389
B. INCOME			
8600 STATE INCOME			
8670 Tax Relief Subventions.....	777	239	
8671 Business Inventory Exemptions.....	4,525	7,324	
8672 Home Owners' Exemptions.....			
8690 Other Tax Relief Subventions.....		8	
Subtotal.....	5,302	7,571	
8800 LOCAL INCOME			
8810 District Taxes.....			
8811 Secured Roll.....	36,906	61,133	216,935
8812 Unsecured Roll.....	3,270	910	2,134
8813 Prior Years' Taxes.....	4,429	1,848	1,374
8860 Interest.....	76,953	12,384	8,761
Subtotal.....	121,558	76,275	229,204
TOTAL INCOME.....	126,860	83,846	229,204
C. TOTAL, NET BEGINNING BALANCE AND INCOME.....	281,844		304,593
D. EXPENDITURES AND OTHER OUTGO			
7000 OTHER OUTGO.....		210,892	
7100 Debt Service.....			
7130 Bond Redemption.....	45,000	58,000	59,000
7140 Bond Interest and Other Service Charges.....	109,798	77,503	127,033
Subtotal.....	154,798	135,503	186,033
TOTAL, EXPENDITURES AND OTHER OUTGO.....	154,798	135,503	186,033
E. ENDING BALANCE, JUNE 30			
Cash in County Treasury.....	127,046	75,389	118,589
NET ENDING BALANCE.....	127,046	75,389	118,589
F. TOTAL, EXPENDITURES AND OTHER OUTGO PLUS NET ENDING BALANCE.....	281,844	210,892	304,593

LEGAL NOTICE

ORDINANCE NO. 285

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF YORBA LINDA, AMENDING CHAPTER 4 OF THE CODE OF THE CITY OF YORBA LINDA RELATING TO ANIMAL CONTROL, WELFARE, LICENSE AND HEALTH REQUIREMENTS

THE CITY COUNCIL OF THE CITY OF YORBA LINDA DOES ORDAIN AS FOLLOWS:

SECTION 1: Chapter 4 of the Code of the City of Yorba Linda is hereby amended to read as follows:

ARTICLE 1. ANIMAL CONTROL

Division 1. Generally

Sec. 4-01. Definitions

The following terms, as used in this chapter shall have the meanings herein set forth unless it is apparent from the context thereof that some other meaning is intended.

Animal includes, but is not limited to, birds, fishes, reptiles and nonhuman mammals.

Approved rabies vaccine means a vaccine which is approved for use in the animal concerned by the California Department of Health.

Approved research institution means a college, hospital, university or research laboratory conducting research under humane conditions. If the Director so finds and certifies in writing.

Cat includes domesticated members of the species *Felis catus*; it excludes other members of the family Felidae.

Commercial means operated or carried on primarily for financial gain.

Dangerous animals means any animal of a species which presents a threat to the safety of persons or property, as determined by the Director.

Director means the Health Officer of Orange County, his agents or deputies.

Dog includes domesticated members of the species *Canis familiaris*; it excludes other members of the family Canidae.

Guard (sentry) dog means any dog utilized, on a commercial basis, to guard any property in the city, including guarding against fire or theft or both.

Guard dog means a properly trained dog certified by a licensed guide (Seeing Eye) dog agency and actually being used by a blind person.

Immediate slaughter shall refer to livestock shipped to a public stockyard and retained therefrom for slaughter, and also to livestock shipped to the premises of a firm regularly engaged in the slaughter of animals under approved inspection.

Impounded shall mean having been received into the custody of any animal shelter, or into the custody of the Director or his authorized agent or deputy.

Infectious disease means any infection, contagious or communicable disease sufficiently dangerous to the public health or to the health of animals within the City of Yorba Linda to warrant putting into effect the provisions of this chapter and any rules or regulations adopted pursuant thereto.

Livestock means any domesticated poultry, cattle, goats, swine, sheep and equines which are kept in captivity or under the control or ownership of any person for any purpose.

Neutered means rendered incapable of reproduction by physical (surgical) alteration or the implantation of a device or other means. To be acceptable, the neutering must be identified by a licensed veterinarian.

Person means any individual, firm, partnership, corporation, company, society, or association, and every officer, agent or employee thereof.

Quarantine means the strict confinement of an animal upon the premises of the owner or elsewhere as approved by the Director.

Stockyard means any stockyard, corral or premises wherein public trading in livestock is carried on, or where yarding, feeding and watering facilities are provided and where Federal, State or County inspection is maintained for the inspection of livestock for infectious diseases.

Tuberculin test means any test approved by the United States Department of Agriculture for the detection of tuberculosis in animals.

Vicious animal means any animal which has a propensity to attack persons or other animals without provocation, as determined by the Director.

Sec. 4-2. Administration. Chapter

The Director is charged with the administration of this chapter.

Sec. 4-3. Rules and regulations

The City Council may, by resolution promulgate any necessary rules and regulations for the administration of this chapter.

Sec. 4-4. Enforcement

The Director, his duly authorized deputies and agents are hereby empowered and it shall be their duty to enforce this chapter and any statute relating to animal control, unless otherwise provided by law. Pursuant to Civil Code Section 807(g) each of the aforementioned individuals shall have the power to issue notices to appear in court for violations of the aforementioned provisions pursuant to chapter 5 of title 3 of part 2 of the California Penal Code.

No person shall interfere with, oppose or resist any authorized person charged with the enforcement of this chapter while such person is engaged in the performance of his duties.

Supervisory and senior animal control officers are authorized to carry loaded rifles, shotguns and tranquilizer equipment, issued by the County, while acting in the course and scope of their employment.

The owner of any animal which dies shall dispose of the carcass of such animal in a sanitary manner as prescribed by the Director within twenty-four (24) hours after said owner has knowledge of the animal's death. The Director shall be responsible for the disposal of all dead animals where ownership cannot be established.

Division 2. Keeping and Restraint of Dogs and Cats

Sec. 4-6. Restraint of Dogs

No person owning or having charge, care, custody or control of any dog shall cause or permit, either willfully or through failure to exercise due care or control, any such dog to be upon any public property unless such dog be restrained by a fence, wall, substantial chain, leash not exceeding six feet in length, other appropriate physical restraint, or is under the charge of a person competent to exercise care, custody and control over such dog.

No person owning or having charge, care, custody, or control of any dog shall cause or permit, either willfully or through failure to exercise due care or control, any such dog to be upon any public property unless such dog be restrained by a fence, wall, substantial chain, leash not exceeding six feet in length, and is under the charge of a person competent to exercise care, custody, and control over such dog unless the owner or operator of such public property grants written permission for such dog to be on such property without such chain or leash.

Sec. 4-7. Public School Property and Public Beaches

No person having the charge of any dog, except a blind person, with his guide dog, shall permit said dog to be under any circumstances within public school property, or any public beach. This section, however, does not prohibit the use of dogs on school property for teaching or other school uses when approved by the school officials.

In the event the City Council, by resolution, authorizes dogs to be upon any public beach, the provisions of this section shall not be applicable.

Sec. 4-8. Female cats and dogs in season to be confined

Every person owning or having charge of any female cat or dog shall strictly confine such animal during its breeding season (i.e., while it is in heat) in a building or other enclosure adequate to keep such cat or dog confined.

Sec. 4-9. Nuisance

No person shall keep, maintain, or permit either willfully or through failure to exercise proper control, on any lot, parcel of land, or premises under his control any animal which by sound or cry shall disturb the peace and comfort of the inhabitants of the neighborhood or interfere with the reasonable and comfortable enjoyment of life or property except for noise on property used for agricultural purposes which is normally associated with animals on property used for such purposes.

Sec. 4-10. Private property

No person, owning or having care, custody or control of any animal, shall permit, either willfully or through failure to exercise proper control, such animal to trespass or be upon any private property of another without the consent of such owner.

Sec. 4-11. Dogs to be curbed

A person having custody of any dog shall not permit, either willfully or through failure to exercise due care or control, any such dog to defecate or urinate upon:

(a) A public sidewalk or parkway comprising the area between the street or sidewalk;

(b) The floor of any common hall in any apartment house, tenement house, motel or other multiple dwelling;

(c) Any entranceway, stairway or wall immediately abutting on a public sidewalk;

(d) The floor of any theatre, shop, store, office building or other building used by the public; or

(e) Any city park or bench.

The person having custody of any dog shall immediately remove any feces deposited by such dog.

Division 3. Rabies Control

Sec. 4-12. Dog Vaccination Required

Every person owning or harboring a dog four (4) months of age or older, for fifteen (15) days or more, shall if not currently vaccinated, have such dog vaccinated against rabies by a licensed veterinarian with a vaccine approved by the California Department of Health. By obtaining an anti-rabies inoculation from a licensed veterinarian, and upon approval of the anti-rabies inoculation, the dog shall be given temporary deferment from rabies vaccination requirements, and age of the dog, however, shall not be a basis for such deferment. Such a deferred dog shall be vaccinated with ten (10) days of the conclusion of the deferment period.

Sec. 4-13. Quarantine

The State Director of Health has declared Orange County a rabies area. The Director is authorized under State law to order the quarantine of rabid animals. The Director or his authorized agent is hereby empowered to enter upon any private property, including the home or residence where the animal is kept or has strayed, to inspect, and if necessary, to seize and impound any animal suspected of being rabid for a period of fourteen (14) days (ten (10) days for dogs and cats). The impounding officer shall make reasonable effort to immediately notify the owner or custodian of the animal before it has been impounded and the address of the facility to which it will be taken. If the owner or custodian of the animal is not known, the impounding officer shall post notice on the property of such owner or custodian. If known, in lieu of impounding the animal, he may, by serving a written notice upon the owner, require the owner to quarantine the animal for such period.

No person shall disobey any quarantine order issued by the Director or remove from its place of confinement any animal under quarantine without the permission of the Director.

Sec. 4-14. Duty to report

Any person having knowledge of the location of an animal suspected of having rabies, or of any person having been bitten or scratched by any warmblooded mammal, or of any signs of disease or unusual behavior in any animal under quarantine, shall immediately report such facts to the Director.

Sec. 4-15. Proof of vaccination

No person who owns or harbors any dog shall fail or refuse to exhibit his or her rabies vaccination form, anti-rabies inoculation deferment form, or health certificate upon demand by any person charged with the enforcement of this Division.

Sec. 4-16. Duty of Person Performing Vaccination

Each duly licensed veterinarian after vaccinating any dog shall complete and sign a rabies certificate in triplicate. He shall keep one copy and shall give one copy to the owner of the vaccinated dog, which the owner shall retain in his possession. He shall file the other copy with the Director on a monthly basis.

Division 4. Dog Licensing

Sec. 4-17. Dog License Required

Every person owning or having custody of any dog four (4) months of age or older shall procure for said dog a city dog license. Such license shall be procured within fifteen (15) days after the date on which it becomes due. The following are exceptions to the requirement to license: (a) a dog brought into the city for show or other purpose and which leaves within thirty (30) days; and (b) a dog maintained in an approved research institution or licensed kennel; provided said dog is owned by the owner or operator of said research institution or kennel. Guard (sentry) dogs are not excepted. Each such guard (sentry) dog must be individually licensed and each dog shall be wearing its license tag securely fastened to a collar or harness whether or not the dog is kennelled in the City.

No dog required to be licensed without proof of approved rabies vaccination. No license may expire later than the expiration date of the rabies vaccination. An owner may purchase a license for six (6) or twelve (12) months, depending upon the date and kind of vaccine used upon payment of the fee established by resolution of the City Council.

LEGAL NOTICE

Sec. 4-18. Wearing of Dog License Required

Each dog required to be licensed shall wear at all times the current license tag assigned to that dog; except (a) when the dog is physically confined within the premises of the owner or other person authorized to have custody; (b) when the dog is confined in a vehicle or cage; (c) when the dog is participating in any dog exhibition; or (d) when the dog is entering a licensed kennel or veterinary hospital, in which case the license tag number shall be recorded and placed nearby so that it is readily identifiable with the dog to which it belongs; or if not licensed, that fact shall be clearly indicated on the facility's records. A license tag shall not be removed from any dog without the consent of the owner thereof.

Sec. 4-19. Dog License Renewal

Licenses not purchased or renewed within fifteen (15) days after expiration, or the date on which they become due, shall be considered delinquent and a late fee as determined by resolution of the City Council shall be added to the cost of the new license. The Director may waive the above late fee if he determines the applicant made a reasonable effort to comply with the above deadline.

Sec. 4-20. Dog License; transfer of ownership

Upon the transfer of ownership of any licensed dog, the license may be transferred to the new owner provided that the Director is notified within fifteen (15) days, in writing, of such transfer of ownership, and the name and address of the new owner is provided.

Sec. 4-21. False or stolen documents illegal

No person shall make use of or have in his possession or under his control a stolen, counterfeit or forged dog license receipt, dog license tag, rabies vaccination certificate, anti-rabies inoculation deferment form, or other form issued in accordance with this division.

Sec. 4-22. Display of certificates required upon demand

Every person shall, upon demand by the Director, exhibit any current rabies vaccination certificate or dog license tag issued to said person pursuant to this division.

Sec. 4-23. Animal Permit Required

Every person owning or having custody of four (4) or more licensed dogs or four (4) or more cats shall, for any purpose other than a commercial purpose shall procure an animal permit from the Director. The Director shall issue a permit for the keeping of such animals upon receipt of the fee established by the City Council and when, in his opinion, such animals may be kept or maintained without endangering the safety, and comfort of such animals and the inhabitants of the neighborhood and the owner or custodian has complied with any other applicable laws, including zoning regulations. Each such animal shall be individually licensed. The permit shall specify the number and type of animals authorized to be kept thereunder and may contain any conditions regarding the keeping of animals thereunder deemed necessary by the Director. Animal permits shall be nontransferable and must be renewed annually. The City Council may, by resolution, adopt regulations governing the keeping of animals under permit, including construction and maintenance standards. Failure to comply with such regulations or with the permit of the Director shall constitute cause for denial or revocation of such permit.

Division 5. Cat Licensing

Sec. 4-24. Cat Licensing

The owner of any cat may, upon submission or proof of rabies vaccination, certified by a licensed veterinarian, and upon payment of the fee established by resolution of the City Council, be issued a license certificate and tag. No person shall remove a registration tag from a cat without the consent of the owner thereof. Licensing shall be optional on the part of the owner, except as provided in Sec. 4-23.

Division 6. Dangerous and Vicious Animals

Sec. 4-25. Wild, Exotic, Dangerous and Nondomestic Animals

No person shall have, keep or maintain any wild, exotic, dangerous or nondomestic animals without first applying to and receiving a license from the Director. The Director shall by regulation determine those animals to be covered by this section. The keeping or maintenance of such animals shall also conform to the zoning regulations of the City.

The Director shall issue a license to any person for the keeping or maintaining of any wild, exotic, dangerous, or nondomestic animals upon receipt of the fee established by the City Council and when, in his opinion, such animals may be kept or maintained without endangering its safety and comfort and the safety and comfort of any person or property, provided, however, that the Director may require any such animals to be properly caged or tethered and he may make such additional rules and regulations that may be necessary and proper under the circumstances. He may revoke any such license for the violation of any of the provisions of this division or of any of the rules and regulations adopted pursuant thereto, or when in his opinion the safety or comfort of such animals or any person or property is endangered by the keeping of such animal.

The owner or custodian of such animal shall give written notice to the Director prior to the transfer, trade or barter of such animal or its progeny.

Sec. 4-26. Confinement of Vicious Animals

Whenever an animal is suspected of being a vicious animal is reported, the Director shall investigate the circumstances.

If he finds that such animal is a vicious animal, he shall notify the owner or custodian in writing, stating all the facts. He shall order the owner or custodian to keep such animal within the premises, securely attached to a chain or any other type of control which the Director may deem necessary under the circumstances. The Director may order the owner or custodian to post and to keep posted upon the premises where such animal is kept under restraint, a warning notice. The form, content, and display of such notice shall be specified by the Director. The owner or custodian may request a hearing before the Director regarding the issuance and content of such order. Said request shall be made by verified written declaration received by the Director within thirty (30) days following the above notification of the owner or custodian. The Director shall hold a hearing within thirty (30) days following receipt of the request, and notice of the time, date and place thereof shall be mailed to the person requesting the hearing at the address given in the hearing request, at least ten (10) days prior to said hearing. The Director may appoint a hearing officer to take evidence, summarize the evidence presented and report his findings and recommendations based on such evidence to the Director or the Director may hear the case himself.

At the hearing each party shall have the right to call and examine witnesses, to introduce exhibits, to cross-examine opposing witnesses, to impeach any witness and to rebut the evidence against him. The hearing need not be conducted according to technical rules relating to evidence and witnesses. Any relevant evidence shall be admitted if it is the sort of evidence on which reasonable persons are accustomed to rely in the conduct of their affairs, regardless of the existence of any common law or statutory rule which might otherwise require the admission of such evidence over objection in civil actions. Hearsay evidence may be used for the purpose of supplementing or explaining any direct evidence but shall not be sufficient in itself to support a finding unless it would be admissible over objection in civil actions. The rules of privilege shall be effective to the same extent that they are now or hereafter may be recognized in civil actions, and irrelevant and unduly repetitious evidence shall be excluded.

Within thirty (30) days following the conclusion of the hearing the Director shall determine, on all the evidence presented to him, or on the summary of evidence and findings of fact and recommendations of the person holding the hearing, whether the above order should be rescinded or amended. Within seven (7) days following such decision the Director shall notify in writing the person requesting the hearing of his determination and the reasons therefor. Any order issued pursuant thereto. The original order shall remain in full force and effect pending such final determination by the Director.

In the event of changed circumstances the Director may amend or rescind his order. Such amendment or rescission shall be effected in the same manner as the initial order discussed above, including the right of the owner to demand a hearing thereon.

The owner or custodian fails to comply with any such order within a reasonable period of time, such owner or custodian shall be liable to prosecution in violation of this section and the animal in question may be impounded by the Director. If such restraint is temporarily impracticable, the animal may be impounded until the owner or custodian is able to comply with said order.

Division 7. Animal Impoundment

Sec. 4-27. Impound by County Personnel

The Director or his deputy may enter into custody:

(a) Any animal kept or maintained contrary to the provisions of this Ordinance, any regulation adopted thereunder, or any California statute;

(b) Animals running at large contrary to the provisions of this division or any statute;

(c) Sick, injured, stray, unwanted animals, for which the owner or custodian cannot be found or is unable or unwilling to provide proper care;

(d) Animals quarantined for which no other place of quarantine is acceptable to the Director;

(e) Animals delivered or requested to be impounded by a peace officer, or public officer or employee as defined in Penal Code Section 836.5;

(f) Any wild animal found to be at large upon any public property, or upon request of the owner or tenant, found to be at large upon private property;

(g) Animals impounded pursuant to Sec. 4-26;

(h) Any other animals which the Director may deem to be impounded under this division.

The Director may place animals which he takes into custody in the County Animal Shelter or other facility designated by him, except that animals impounded pursuant to paragraph (f) above may be summarily destroyed.

Sec. 4-28. Retention without owner's consent

No person shall, without the consent of the owner, hold or retain possession of any animal for more than twenty-four (24) hours without first reporting the possession of such animal to the Director, giving his name and address and the description of the animal, and then surrendering such animal to the Director upon demand.

Sec. 4-29. Removal of animals from Orange County Animal Shelter prohibited

No person shall remove any animal from the custody of the Director or from a County Animal Shelter without permission from the Director to do so.

Sec. 4-30. Redemption of animals from Orange County Animal Shelter

Except as otherwise provided by State Law or Division 8 of this Article when any animal other than an animal abandoned by its owner, is impounded pursuant to this division, the Director shall, within twelve (12) working hours after impounding such animal, notify the owner. If known, of the location of such animal. Said notification shall be by mail with postage fully prepaid thereon.

Any impounded animal may be redeemed by the owner upon payment of the fees established by resolution of the City Council. The owner must also demonstrate to the satisfaction of the Director that he is the owner of the animal, and that he can keep such animal in conformance with the requirements of this division.

If a licensed animal is not redeemed within seven (7) days of impoundment, excluding County holidays and the day of impounding (3 days for unlicensed animals), it shall be deemed abandoned and the Director may sell, release, or destroy said animal.

Sec. 4-31. Sale of unredeemed animals

Except as otherwise provided by State Law or by this division any unredeemed animal may be sold by the Director upon payment of the fees established by resolution of the City Council.

An unredeemed female dog which has not been neutered shall not be sold or given away, other than for approved medical research, unless the deposit specified in Sec. 4-33 has been received.

Sec. 4-32. Disposition by euthanasia

Any impounded animal which has not been redeemed or sold may be disposed of by euthanasia. Euthanasia may also be performed at the request of the owner of the animal; a fee may be charged if provided for by resolution of the City Council.

Sec. 4-33. Animal shelter

No humane shelter or shelter operated by a society for the prevention of cruelty to animals shall not be given away, except for approved medical research, any female dog which has not been neutered unless the cost of neutering such dog has been deposited with the shelter for payment to a veterinarian or neutering clinic designated by the person purchasing or receiving the dog. The deposit shall be forwarded to the veterinarian or clinic upon receipt by the shelter of notice from the veterinarian or clinic that the dog has been neutered.

Division 8. Animals Running at Large - Livestock

Sec. 4-34. "Animal" defined

Animal as used in this division shall not include a cat or dog but shall include livestock.

Sec. 4-35. Staking or grazing

It shall be unlawful for any person to place, stake or cause or permit any animal to be placed, staked or to graze or be upon the land of another without the written consent of the owner or other authorized person, or upon public lands or highways or to allow any such animal to run at large.

Sec. 4-36. Impounding livestock

The Director may seize and impound any animal found on any premises in violation of this division and he shall have a lien upon such animal sufficient to secure payment of all expenses incurred by reason of his seizing, keeping and caring for such animal.

Sec. 4-37. Sale of unclaimed animals

If no person appears and claims the animal impounded under this division within five (5) days, or if a person does appear to claim the animal impounded within said time but fails to pay the Director the expenses as provided in Sec. 4-36 hereof, the Director shall proceed to sell or cause to be sold such animal, except a bovine, at public sale in accordance with the general procedure provided in the law concerning the sale or auction of personal property.

Sec. 4-38. Animals valued at less than Twenty Dollars

If an animal impounded under this division is of a value less than twenty dollars (\$20.00) and has not been claimed, the Director may, after the expiration of three (3) days from the date of seizure, sell such animal, except a bovine, at private sale without notice. In the alternative, the Director may dispose of said animal, except a bovine, in any humane manner.

Sec. 4-39. Livestock fences

Every owner, keeper, custodian, or harbinger of livestock shall erect and/or maintain a fence as herein described to contain and confine all livestock kept or maintained on his premises.

Such fence shall be sufficiently good, strong and substantial as to prevent the ingress and egress of livestock. No wire fence is a good and substantial fence within the meaning of this section unless it has three (3) tightly stretched barbed wires securely fastened to posts of reasonable strength, firmly set into the ground not more than one rod apart, one of which wire shall be at least four (4) feet above the surface of the ground. Any kind of wire or other fence of height, strength and capacity equal to or greater than the wire fence herein described is a good and substantial fence within the meaning of this section. Cattle guards of such width, depth, rail spacing and construction as will effectively turn livestock are also a good and substantial fence.

Division 10. Animal Health

Sec. 4-40. Supplement to State Law

This division shall in all respects be construed to supplement and harmonize with the provisions of laws of the State of California pertaining to animal industry.

Sec. 4-41. Appointment of County Veterinarian

The County Veterinarian shall be appointed by the Orange County Board of Supervisors in compliance with State and Federal laws.

Sec. 4-42. Duties of County Veterinarian

It shall be the duty of the County Veterinarian, acting in cooperation with the State Veterinarian, to enforce all laws of the State of California, the ordinances of the City and all orders of its City Council pertaining to the health and sanitary condition of animals in said City. To this end he is authorized, upon approval of the City Council, to establish, maintain and enforce such quarantine, sanitary, testing and immunizing measures and to promulgate such rules and regulations as he may deem necessary and proper. He shall regulate the movement of animals from stockyards, corrals and feed yards; he shall supervise the examination and testing of animals or premises for the presence of contagious, infectious or communicable disease. He shall immediately report any human infectious or communicable disease found in animals to the Health Officer or his duly authorized deputy.

Sec. 4-43. Animals with infectious disease outside this City

When the County Veterinarian has determined that an infectious disease exists among animals in any area and the importation of animals from such area might spread such disease among the animals within the City, he shall notify the City Council, designating and describing the area where such disease has been found and his circumstances shall warrant. The County Veterinarian may refuse to permit shipments of animals from such areas to the City unless accompanied by a certificate signed by the State or Federal veterinarian certifying that the animals for which such certificate is issued are not infected with or exposed to an infectious disease. Any animals entering the City from any area so described and designated without such a certificate may be quarantined by the County Veterinarian and confiscated or destroyed in such manner as to minimize the danger of the animals within the City being exposed to infection from such disease.

Sec. 4-44. Investigation of diseased animals within City

The County Veterinarian shall investigate all reports of the presence of infectious diseases affecting animals within the City. He is authorized to enter any premises where animals are kept, or on which he has reason to believe that animals are kept, in order to carry out the provisions of this division, and it shall be unlawful for any person to interfere with the official action of the County Veterinarian or his authorized deputy. The County Veterinarian may quarantine any animal suspected of being infected with or exposed to an infectious disease for a reasonable period of observation and until such tests as may be required to ascertain the presence or absence of an infectious disease are completed. Upon discovery of any infectious disease affecting animals in the City, the County Veterinarian shall establish such quarantine, testing, immunizing and control measures as may be necessary to control or eradicate such disease and prevent the spread thereof to other animals.

The County Veterinarian may quarantine any animal upon the land or premises where such diseased animal has been kept, and thereafter it shall be unlawful for any person to break such quarantine or to move or allow to be moved any such animal from within the premises thus quarantined, or across the quarantine line so established, without first obtaining permission from the County Veterinarian. If, after inspection, the County Veterinarian may mark the cattle for identification with a permit he may cause such animal, premises and vehicles of transportation and any infected materials, equipment or effects to be properly cleaned and disinfected.

Sec. 4-45. Damage or removal of quarantine notice

It shall be unlawful for any person, during the existence of such quarantine, to remove, tear, deface, mutilate, obscure or otherwise destroy or interfere with any placard, notice or proclamation declaring such quarantine.

Sec. 4-46. Removal of livestock from slaughterhouse or commercial disease

It shall be unlawful for any person to remove or to allow to be removed, except for immediate slaughter, any livestock from any stockyard owned, controlled or operated by or in connection with or incidental to the operation of any slaughter or packing house, except on permits issued by the County Veterinarian.

Sec. 4-47. Livestock affected with contagious, infectious or communicable disease

It shall be unlawful for any person to bring into or receive into the City any livestock known to be affected with any contagious, infectious or communicable disease, unless such animals are specifically permitted to enter the State of California and the City under Federal or California State regulations, and then only under the conditions and for the purpose prescribed in the Federal and State regulations governing movement of livestock.